EXHIBIT F

	A	В	С
1	Attorney Hours of Magd	alena Barbosa, Per	ez, et. al. v. 50 Food Corp., 17-CV-7837 (RJS) (BCM
2			
3	9/26/2017	1	Meeting with clients to verify facts
4	10/11/2017	1.5	Complaint Preparation
			Phone calls to Plaintiffs. TC with Esteban and Delfino about
5	10/17/2017		quit. Discussion with felipe about retaliation.
6	10/20/2017		Phone call with Felipe re: conversation with ER
7	10/30/2017		Phone call with Esteban re ER offer
8	10/31/2017		Left message for ER counsel
9	11/29/2017		draft initial disclosures
10	12/1/2017		reviewed defendants' answer
11	12/1/2017		draft initial disclosures
12	12/1/2017		phone call with DL re initial disclosure docs
13	12/1/2017		phone call with Felipe re: initial disclosure docs
14	1/2/2018	the state of the s	review records provided by salim
15 16	1/9/2018		met with clients to review documents
17	1/18/2018		Review Def discovery requests
18	1/18/2018 1/19/2018		Draft Plaintiffs discovery requests
19	1/19/2018		Meeting with Delfino to respond to rogs
20	2/14/2018		Meeting with Esteban to respond to rog and demand requests responses to discovery requests
21	2/16/2018		phone call with salim
22	2/20/2018	· · · · · · · · · · · · · · · · · · ·	settlement letter
23	3/2/2018		phone call with dv re settlement conference
24	3/12/2018		email to dv re: late discovery responses
25	3/16/2018		review rog responses and draft deficiency letter
26	3/19/2018	i	draft supplemental settlement letter
27	3/27/2018		telephone conference with DV re: discovery deficiencies
28	3/28/2018	and the second s	Draft BCL notice
29	4/2/2018	0.2	review and sign stip re: FLSA coverage
30	4/2/2018	1	draft Plaintiff portion of joint discovery letter
31	4/5/2018	0.1	email to DV re: def portion of joint discovery letter
32	4/16/2018	0.5	pre motion conference
33	4/18/2018	0.1	email to DV re: depo dates
34	4/25/2018		draf depo notices and subpoena
35	5/1/2018		settlement conference
36	5/4/2018	·· · · · · · · · · · · · · · · · · · ·	phone call to court re: settlement recommend.
37	5/7/2018		phone call to clients re settlement
38	5/8/2018		email Douglas Varacalli
39	5/9/2018	· · · · · · · · · · · · · · · · · · ·	email Douglas Varacalli
40	5/11/2018		email Douglas Varacalli
41	5/15/2018		telephone with Felipe
42	5/18/2018		depostion preparation for M.Kim
43	5/22/2018		deposition of Minchul Kim
44	5/24/2018		deposition preparation for A. Sung
45	5/29/2018	3.5	depostion of Andrew Sung

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	• А	В	С
46	6/12/2018	3.5	Defending deposition of Esteban Perez
47	6/20/2018	5	Defending deposition of Felipe Galindo
48	6/25/2018	3	Defending deposition of Delfino Lopez
49	. 6/25/2018	1.25	Taking deposition of Minchul Kim
50	6/29/2018	0.5	drafted and filed letter to J. Sullivan re: summary judgment
51	7/9/2018	0.5	drafted and filed letter to J. Sullivan re: extension of time to file
52	7/11/2018	0.2	filed deposition transcripts as per J. Sullivan's order
53	7/18/2018	1	Court appearance before Judge Sullivan
54	8/29/2018	1	Court appearance before Judge Sullivan
55	9/17/2018	1	Court appearance before Judge Sullivan
56	9/18/2018	1	Meeting with Plaintiff Delfino Lopez to complete affidavit
57	9/19/2018	5	Draft Proposed Findings of Facts
58	9/20/2018	4	Draft Pre Trial Order and Memo of Law for Pre Trial Submissio
59	10/16/2018	2.5	Draft Proposed Findings of Facts and Conclusions of Law for Inc
60	10/17/2018	5	Draft Proposed Findings of Facgs and Conclusions of Law for Inc
61		76.77	